UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA,	NOTICE OF MOTION
V. DANIEL DELVALLE et al.	12 CR. 732 (WHP)
Defendants.	
PLEASE TAKE NOTICE that, as se	et forth in the annexed DECLARATION of Henry J
Steinglass, Esq., DEFENDANT LEON SAM	NTIAGO hereby joins in all co-defendants' motions
insofar as applicable to Defendant Santiago.	
Dated: New York, New York June 19, 2013	s/ Henry J. Steinglass Attorney for Defendant Leon Santiago 299 Broadway, Suite 1802 New York NY 10007 (212) 406-7700

To: All Counsel and Clerk via ECF

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA,	
v.	DECLARATION
DANIEL DELVALLE et al.	12 CR. 732 (WHP)
Defendants.	
HENRY J. STEINGLASS, declares unde	er penalty of perjury pursuant to 28 U.S.C. Sec
1746 that:	
1. I represent Defendant LEON SANTIA	GO in this proceedings.
2. I submit this Declaration in order to joi	in in all co-defendants' motions insofar as
applicable to Mr. Santiago, including what I unde	erstand will be a motion by Defendant Samuel
Torres' counsel for a bill of particulars with a req	juest that supplemental motions be permitted
based on information provided subsequent to this	s motion deadline
Dated: New York, New York June 19, 2013	s/ Henry J. Steinglass